

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

PHILADELPHIA EAGLES LIMITED PARTNERSHIP v. FACTORY MUTUAL INSURANCE COMPANY	CIVIL ACTION NO. 21-1776
--	---

**ORDER RE: DISMISSAL OF COMPLAINT SEEKING DAMAGES FOR
BUSINESS INTERRUPTION DUE TO COVID-19**

AND NOW, this 16th day of October, 2024, it is **ORDERED**:

Plaintiff, Philadelphia Eagles Limited Partnership, is a professional football team. Plaintiff filed this lawsuit seeking damages for business interruption and other relief arising out of the covid-19 pandemic. This Court stayed proceeding pending final rulings on whether Pennsylvania law would allow these claims to proceed, which was recently answered by the Pennsylvania Supreme Court in the negative. See Ungarean v. CAN & Valley Forge Ins. Co., __ A.3d __, 2024 WL 4293339 (Pa. Sept. 26, 2024). This Court must follow this decision and **GRANT** the Rule 12 Motions to Dismiss.

BY THE COURT:

s/ Michael M. Baylson

MICHAEL M. BAYLSON, U.S.D.J.